

TAX RATE FIXED.

The City Trustees Decide Upon One Per Cent.

STREETS LIGHTED OCTOBER 1ST

The Estimate by the Clerk on the City's Expenses and Income for the ensuing year.

From Tuesday's Daily.

The city trustees met last night in regular session, with all the members of the board present. The principal issues before the board were the fixing of the tax rate for the ensuing year, and the street lighting problem. After a considerable amount of figuring and discussion the tax rate was fixed at 1 per cent. on assessed valuation.

The street lighting was put off one month by a motion that the electric lights be resumed on and after October 1st.

Under the head of petitions, J. F. Mahoney asked for a liquor license to conduct a saloon on J street in the Fiske block.

Peter A. Clark petitioned the board for a liquor license to conduct a saloon at 1019 J street. The petitioners took the customary course, and were laid over until the next meeting.

The board of King petitioned the board to be reinstated on the police force from which he resigned about a month ago. The petition was tabled.

City Recorder Clark reported lines to the amount of \$8, collected during the month of August.

The poundmaster reported fourteen dogs on hand at 1st of month, fifty-three more were captured, of which forty-nine were destroyed, six released, seven sold and five on hand. Eight horses and three cows were also captured and were all disposed of but one horse. He also reported cash taken in, \$24.75, of which the city's part is \$15.35.

City Clerk Shanklin submitted the following estimate as a basis upon which to fix the tax rate.

"To the Honorable Board of Trustees of the City of Fresno—Gentlemen:

"Herewith I have the honor to present to you an estimate of the amount of money required to defray the expenses of the city government for the fiscal year, together with a statement of the probable income from various sources:

ESTIMATED EXPENSES.

Interest and sinking funds, \$15,500
Salaries of city officers, 5,800
Supplies, lights and fuel, 1,000
Printing, books and stationery, 750
Election expenses, 100
Insurance, 100
Pound expenses, 1,200
Insurance, 100
Repairs of buildings, 250
Incidentals, 1,000

POLICE DEPARTMENT.

Salaries, 7 men at \$75, 5,250
Specials, 200
Supplies, 150
Court expenses, 200
Incidentals, 100

WATER DEPARTMENT.

Salaries, 10 men at \$75, 7,500
Fuel, oil, etc., 1,000
Care fire alarm, 500
Care fire engine, 300
Shoeing, 150
Blacksmithing, 100
Primary services, 100
Water, 1,200
Chemicals, drugs, etc., 175
Harnes, repairs, etc., 150
Stocking, extra, etc., 500
Incidentals, 512

STREET DEPARTMENT.

Amount asked for superintending of streets aside from lights \$10,000
Street lighting, eight months, at \$400 per month, 3,200

SEWER DEPARTMENT.

Amount asked by superintendent of sewers, \$3,000
Total, 468,000

ESTIMATED REVENUE.

Real and personal property taxes at \$1 on \$100 valuation, \$58,000
Licenses, poll taxes, fees, etc., 8,000
Total, 66,000

"I would recommend that the tax rate for the ensuing year be fixed at 1 per cent. on the \$66,000 assessed valuation, and that the trustees be authorized to apportion the several funds in the following ratio:

Bond fund No. 1, .02
Bond fund No. 2, .08
Bond fund No. 3, .18
Sewer fund, .06
Street fund, .20
General fund, .40

Total, 1.00
J. W. Shanklin, City Clerk."

The report was laid on the table, to be taken up again when the regular business had been disposed of.

The fire and water committees asked for further time to report on the chemical engine.

A section of the fire ordinance referring to the thickness of flues was read for the second time and passed.

The clause originally read that all flues should be eight inches thick, which was now changed to four inches.

Spinyer opposed the change, as he feared that the insurance rates would be raised.

The following bills were received for the disposal of the city's refuse for a term of one year, commencing October 1st:

August Welle \$4500, H. E. Burleigh \$3500, W. J. Schmidt and J. Havelle \$2500 per month, O. D. Vincent \$4850, W. Buchanan \$2500. The bids were referred to the name committee to report at the next meeting.

A communication was read from Alexander McBean, in which he notifies the board that he has accepted the disposal of the sewage expires on September 1st and that he would not charge the board \$450 a month if they continued to let it come to his place. The report was also referred to the sewer committee.

A small batch of bills on the sewer and the general fund were read and allowed. There was one bill for \$62.50 for constructing manholes that Graycroft objected to. The bill was itemized, and the brick, which were furnished by Spinyer, were down for \$10 per 1000.

Graycroft contended that \$5 was the regular price and a dollar, but it was laid over to \$8, but it was lost.

The electric light subject was next broached. Louis Einstein and F. G. Berry, stockholders in the Electric Light Company, were present. Spinyer got on and made a motion to hear what Mr. Einstein had to say. After the ripple of laughter had ceased Chairman Church called the motion out of order.

Mr. Einstein stated, however, that he had no proposition or anything else to say on the light question. He said he simply came up to see what action the board would take.

Here a recess was taken to settle on the tax rate. It was conceded by all that to run the city on \$68,000 would call for a very economical administration and would be the lowest figure for which the city has ever been run.

This would call for even greater economy than has been practiced during the past year. Mr. Einstein, F. G. Berry, C. White and A. W. Wain were asked for their opinion on the tax rate as private citizens. Mr. Einstein wanted them to keep within 1 per cent if possible and to practice the utmost economy, but did not want to see the city

deprived of privileges that were almost a necessity.

T. O. White thought it had policy to go over 1 per cent, and said he was opposed to it. He was in favor of even reducing the police force from seven to three members, if necessary.

August Welle was in favor of raising the rate if there was any danger of being deprived of almost indispensable necessities. Mr. Welle is a non-resident, but is a heavy city taxpayer.

The rate was finally fixed at 1 per cent, with a slight change in the apportionment.

The street fund was reduced to 33 cents, 4 cents of which were added to the sewer fund, raising it to 50 cents. A library fund was also created, which received the remaining 1 cent.

Trustee Graycroft followed with a motion that the streets be lighted on and after October 1st, and that the street committee make arrangements with regard to price, hours and number of lamps, and report at the next meeting. The motion was carried.

OLD BUT CONFIDING.

And Easily Beguiled by Feminine Youth and Beauty.

From the Modern Mercury.

One of Madera's prettiest young ladies is the subject of a romance, in which a Sanger widower, old enough to be her grandfather, plays a prominent part.

The old chap is an ardent wooer, for from the first time that his eyes beheld her charming beauty and warned the sluggish blood in his veins with the fires of youth, he has been sending epistles which are heavy with love to the object of his adoration.

It was during a visit to friends in Sanger a short time ago that the widower met this beauty from Madera, and from that moment he has been throwing himself at her feet, to use a figurative expression.

The names of the parties are not given, for obvious reasons. The young lady who has been receiving the love laden missives did not answer them but gave them to a young gentleman friend, who showed them to a young legal light, and a scheme to have some fun with the ancient lover.

One of the jokers assumed the role of the young girl's uncle, and sent the Sanger swain a letter in which several questions were propounded with a request that they be answered. The letter itself was enough to put any reasonable man on guard, but recent lovers are not reasonable and the Sanger man was too "joshed," so he answered the letter and returned it.

The following is the letter, with the questions and answers:

Madera, August 18, 1894.
M. — Dear Sir:—Your letter of the 13th inst., of which my niece was the recipient, is now before me. Having at heart a deep interest in the welfare of my dear relative, and with a view to securing her a happiness which she well deserves, it is therefore a matter of no small importance that I should know who her correspondents are. I am well pleased with the tone of your letter, for it bears throughout that intelligent stamp of honesty and straightforwardness so seldom met with in modern society. However, in these days of duplicity and deception, when adventurers are liable to be met with under the guise of honest men and of simple simplicity, it is but natural that a relative, entertaining the deep solicitude that I do for my niece, should guard with jealous care her interest and welfare. I trust that you will appreciate the feelings that impel me, and that you will not be deterred by any apparent interference to no idle curiosity. In view of these facts, and the better to arrive at a perfect understanding with regard to your motives, your general character, religion and moral life, I shall propound to you a few questions, the answers to which I hope will prove satisfactory, for I am fully convinced that your letter made a most favorable impression on me:

What is your age and years?

Occupation?

Ever been married? Yes.

Any children? No.

How many?

Do you drink anything besides water?

Yes.

If so, what? Coffee, tea, and sometimes a glass of beer.

What are your politics? Democrat.

Do you believe that you could be happy with a young girl who was located in a remote part of a large plain with no irrigation facilities?

If so, how much?

Do you wear false teeth? No, I have double teeth.

Are you sane?

Do you wear large shoes? No, 7.

How many and how often? Three pair a year.

Are you bald? No.

If so, to what extent?

Have you ever had a great sorrow that has left you feeling as if the world were a great void? No.

If so, what part of the void have you located upon?

These are questions of deep importance and I trust that you will answer them in the same straightforward, honest manner in which I have put them. If you do so, it will more surely enable me to arrive at a true conception of your character.

I do not need to carry out my wishes in this matter. I remain yours very respectfully,

Sincerely,
From the Fresno County California.

Yesterday while two little children named Hastings were crossing a pasture near the home of E. W. Ferguson, on the Kettlewell farm, they were struck by a bullet from a gun, which was fired on the head of one of the little ones. The child fought him off, but before they left he was strung over a hundred times with the lead and head.

The child, who was named Hastings, was about 5 years old. Dr. Snook was called on and applied remedies to ease and cure the wounds. At last reports both children were doing all right.

A remarkable thing for best testimony to settle on a human being in a country where there are plentiful within a distance of half a mile.

A Sudden Death.

About 8 o'clock last night William Bryant, a laborer 50 years of age, who had been at work near Fowler, died on a street near Stanislaus. He had been in town about ten days, and had been on a street late in the evening and lay down in the yard of W. S. Perry. The family sent for a policeman, and Officer George responded. He knew Bryant and said that he was a sure thing for a doctor. But it was too late. The man died, probably of heart disease. He had been in a native of Missouri. His body was taken to the morgue.

Looking on the Bright Side.

From the Future Recluse.

Uncle Hoffman, who lives out west of town, keeps in as good spirits as any old man to be met. He says he remembers other times as binding as these and he pulled through. Besides he expects that he will get his share of Populist paper "money" after a while, and his share he estimates at four mule loads. He thinks if he can manage to trade for a load of wood he will do pretty well.

There were fourteen judges in Judge Clark's court yesterday. They were: T. O. White and A. W. Wain were asked for their opinion on the tax rate as private citizens. Mr. Einstein wanted them to keep within 1 per cent if possible and to practice the utmost economy, but did not want to see the city

ELK AND ANTELOPE.

THE FORMER EXTINCT AND THE LATTER DYING OUT.

The Supervisors Will Frame a Law to Try and Save the Antelope.

During a recent trip to the West Side Supervisor Letcher had his attention forcibly called to the difference between past and present.

Away back in the fifties, when Mr. Letcher started from a point near Stockton on a trip down the San Joaquin valley he saw the plains covered with elk and antelope. The elk were growing scarce, but the antelope were there by thousands.

Said he yesterday: "It was no uncommon thing to see a thousand antelope in a single herd. Today I do not believe there are a hundred antelope in the entire valley."

W. J. Hayes, who lives up the Big Panochito at the lumber bearing name, said that only a few years ago he saw thirty-two antelope in one herd at Bedford canyon, but it is the rarest kind of a treat to see an antelope now. At first they were slaughtered for meat, then for hides, then for sport, and now the last few antelope in the valley can only be saved from destruction by a law rigidly administered, and which cannot be evaded.

The supervisors will undoubtedly frame an ordinance in line with the counsel of Assistant District Attorney Merriam in a written opinion prepared by him yesterday. It is as follows:

"Hon. F. S. Letcher, chairman of the Board of Supervisors, Fresno, Cal. 'You request an opinion on the question whether the Board of Supervisors have a right to make regulations to prevent the destruction of the antelope in Fresno county.'"

"In reply your attention is called to an act of the legislature approved March 23, 1893, in which, among other provisions, are the following: Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

Every person who kills or attempts to kill within two years, except from September 1st to October 15th in each year, after the passage of this act, hunt, pursue, take or destroy any female deer, antelope, elk, mountain sheep or buck shall be guilty of a misdemeanor."

THE CENTRAL BLOCK.

A Correspondent Wants the High School Put There.

Editor REPUBLICAN:—As an humble citizen of Fresno, having none but its best interests at heart, I desire to register one more protest against the proposed location of the new high school building on the Terry block, and I believe this sentiment voices that of a very large majority of the population of this city. If I am correctly informed, the Terry block has already been purchased and the board of school trustees have fully decided to place the new building there solely for the reason that the cost of moving the Central school building is greater than they anticipated.

Almost two years ago the Board of School Trustees, representing the wishes of the citizens interested in the proper education of the youth of this community, and recognizing the need of more room and better school facilities, decided to build a high school, and bonds were voted and sold for that purpose. For some time interest has been running on those bonds, while our Board of Trustees have been deliberating on plans and specifications for a building and other necessary arrangements for its construction. Meanwhile the public has been almost or quite unaware of the progress of the building on the present site of the Central school building; in fact, no other place has been thought of until recently. The location is all that is desirable, no other being equal for beauty, convenience and central location, and the removal of the other buildings has all along been considered as a matter of course.

The board has recently accepted plans for the new school building, which, when completed, would be a credit and adornment to any city in the land of many times greater population. To place this handsome and substantial structure, estimated to cost from \$45,000 to \$50,000, on the Central school site, would be a waste of money, and the only obstacle in the way now seems to be the expenditure of perhaps a couple of thousand dollars for moving the Central school building to the Terry block. Now the purchase of the Terry block is no doubt a good and necessary investment, and would be a good place to move the Central school building. The cost to move the building would be little more than to move them to one corner of the block on which they now stand. The expenditure of \$2000, or even \$3000 or \$4000 for that purpose should not be figured in this case. Even were they destroyed as a condition of getting them out of the way, that would be far preferable to placing the new building elsewhere.

There are several objections to placing the high school building on the Terry block. The principal one being that it is too far removed from the center of the city; being only one block from the line of the city limits, and in a locality seldom frequented or passed by the majority of the population, and scarcely ever seen by visitors. For these and other equally valid reasons it should by all means be placed on the Central site, even if it is necessary to assist in removing the old building by the use of dynamite. The whole block and the grounds should be planted to shade trees and grass plots that it may be an ornament and comfort to the people and the public. Let the people interested in this matter present a remonstrance to the board in the form of a mammoth petition from the citizens. Such a petition would be almost universally signed. We will move in and out of the building, and we will circulate and secure signatures, and then let some of our most substantial business men and worthy citizens go with the same before the board and urge the board to accept the Terry block. There is no time to be lost. Let action not be delayed, and a blunder be committed that we will not doubt have future cause to regret.

H. F. G.

DANGER FROM ANARCHISTS.

Necessity of Most Rigid Exclusion Laws.

EDITOR REPUBLICAN:—A noted orator once exclaimed: "Eternal vigilance is the price of liberty!" In these times of discontent and unrest, when the passions of men for selfish and demagogic purposes, the above quotation applies with peculiar force and significance. At this time when we hear talk bordering upon anarchy on all sides, and when certain lawless elements cannot fail to perceive the necessity of derelict action for the preservation of our institutions.

An effort looking toward a segregation of the respectable and the criminal, and the origin of this movement in this country, is recently made. Senator Hill introduced a bill that provided for deportation from our shores of all alien anarchists. It was considered a just and needed measure by the people of this country, and it was passed by Congress. It is hardly conceivable that a man who is supposed to have some respect for our government would advance the doctrine that the United States be made the dumping ground for the scum of Europe, but that is exactly what Mr. Leonard is doing when he advances his senseless opinion that we should admit the anarchist here to propagate their diabolical propaganda and spread their lawless influence. The being a time of unrest and dissatisfaction, it is favorable to the anarchist appeals of demagogues; and though politicians of the same variety may say that out of the fire will come a new order of things, John Calhoun, could he now cast his eye over the present state of affairs, would with much more justification exclaim, "Eternal vigilance is the price of liberty."

Optimists and socialists may preach their ultra sentimental doctrine of the innate goodness of men; but the large class of educated Americans cannot be led or fooled into a losing game. We have already seen the result of this in the case of the anarchists in this country, who have been favorably toward anarchist ideas to pay any serious attention to people who have no hesitancy in advocating the genuine article coming here to spread their lawless influence and to do mischief.

Decided steps must soon be taken in regard to the complexion of our immigration for the preservation of our Republic. On this matter I am firmly convinced that the people of this country, who are the backbone of our nation, will stand with us. A man who permits the accumulation of explosive and inflammable material in his cellar should not be surprised if one day his house catches fire and is burned to the ground.

NEALEY FOUND GUILTY.

The trial of William Nealey yesterday in Judge Critchton's court resulted in a conviction. Sentence will be pronounced tomorrow. Nealey is the proprietor of a bootblack stand, and he had a scrap with William O'Brien, a young boy, and the boy swore to the complaint.

The hearse from the mountains has begun.

FOR COUNTY CLERK

When he was about 12 years of age, under the name of "A Fresno County Product," the *Observer* published a short biographical notice of Truman G. Hart, then 12 years of age. He stood then six feet high, of a fair complexion, with a straight, broad shouldered and erect figure, the dignified bearing and manner of an older man.

His father, Judge Charles A. Hart, of Merced, was wont to point with pride to this example of a Fresno child, and raised boy.

When about the age of 14 Truman was admitted as a student at the St. Augustin Academy at Seneca, Iowa, where he graduated in 1889. The academy was established under the auspices of the Episcopal church, of which Truman and his father are

ary Academy at Benicis,

and has long been recognized as one of the best military academies in the state. After his graduation from the academy, he went to work upon the abstract business of his father with his elder half-brother, John McKenzic, and upon his former employer, the Fresno Abstract Co. Two years later became one of the members of the Fresno Abstract Co. His business life has been one of the most thoroughly familiar with the work of the clerk's and recorder's offices. His training at school was an attraction to the military life and he soon became a member, and has been for two years, of the Company F of the National Guard of California. He also joined the Fresno fire department, and became one of its most active and successful members. He is now its chief. Under his management the fire department has maintained its excellent reputation and is the best throughout the state as one of the best to be found here.

Although but 28 Mr. Hart is recognized as one of Fresno's most

business habits, quiet and downy
private life, pleasant and ho

unjust citizens. Strictly temperate, industrious and methodical in all his business habits, quiet and domestic in his private life, pleasant and hospitable to all of his business and social acquaintances, he may be said to be a model citizen, and one who can safely be trusted to the public affairs.

That he is a member and takes an active interest in the order of the National Association to which he is indebted to his credit; that he is an ex-officio member of the fire department and of the board of militia are assurances that he will make a good official in any place him. The time he spends in the public is demanding his attention for business offices, and in the protection the public will not miss the opportunity of securing the services of Truman C. Hart.

His evening free trade journal undertaken the hopeless task of wading over the mental vision of the public. The effort of course is futile, not to say ridiculous. In the article it asks its readers to believe that American wool will bring better prices than free trade than under protection because the factories will open up to pay foreign wool and absorb the domestic product. It simply says in fact that the factories were closed down to await the result of the trade crusade, and that American wool brought nearly double the price offered under the Wilson tariff. It only asks the wool grower to believe that they will get better prices for their wool in open competition with Australia, but that they will get more than made from their higher prices on wool. Contradictory as this is on its face it is not impossible

the fact that they cannot get good prices for their wool, they did under a paucity. If they could they might get cheaper clothing. The cost of clothing is a small percentage of the cost of the labor. A reduction of 25% in labor will make cheaper clothing. If wool brings a fair price

at is exactly what is coming
country under the Wilson bill
e better prices for wool. The
ustry is doomed to a hopeless
with poverty unless the law is r
ad labor will have to stand t
all reduction in prices to con
ere are few people in this co
olish that they can be made t

The younger American millionaires are to be hardly capable of blanching the wealth amassed by their hard-driving and grinding progenitors in any other way. George Gould has been as busy as a yachtsman, discerning

to himself and this country. Young Vanderbilt has succeeded in making the family name notorious in a scandal that shows him up as the recipient of a dishonorable husband's refuge of the baser sort. He feels very badly about the fact that thousands of millionaires are now squandering their fortunes in squandering them, for in one sense the beneficent society by so doing, but only flattering to our nation. We have new generations of rich Americans not sense enough to "bio-graphy" without drawing the attention of the world to their folly.

BORN.
NORTH—in Fowler, September 5, 1891.
wife of W. B. Knott, a son.
RAMONS—in Fresno, September 5, 1891.
wife of Andrew Ramono, a daughter.
RUBINALE—in Near Sonora, August 1, 1891.
the wife of McKee Archibald, a daughter.
RYAN—in Fresno, Cal., September 1, 1891.
the wife of William G. Abley, a daughter.
SANTA—in Fresno, September 5, 1891.
wife of A. C. Banta, a daughter.

MARRIED.
OST-TEPPER—On September 1, 1891, at the home of the Rev. H. B. Turner, John S. Tepper and Miss Mary Tepper of Fresno.
STOWERS—STOSER—On September 1, 1891, at the home of Rev. H. B. Turner, Mrs. Stowers, both of Fresno; the ceremony performed by Rev. H. B. Turner, at the residence.

DIED.
ASME'S—In Fresno, September 1, 1894.
 A. E. Asme, a native of Maine, aged 42 years.
ASME'S—In Fresno, September 2, 1894.
 A. E. Asme, a native of New Hampshire, aged 42 years.

She Pressed the Button
Strictly Anonymous.
 Her lips were uplifted,
 She leaned on his ear;
 Her head touched the button
 And—she did the rest.

Fresno county was one of
 which escaped a riot at the mo
 the State Board of Equaliza
 eduesday.

WITH SUICIDAL INTENT.

Mrs. Anna E. Rasmus Takes Laudanum.

A FATAL MISUNDERSTANDING.

Deliberate Preparations for the Awful Step—Messages Left—The Cause.

Mrs. Anna E. Rasmus, wife of John P. Rasmus, a Scandinavian colony, last evening committed suicide with suicidal intent in her room at the Grand Central hotel. She came to town on Thursday morning, and said she was hunting for her husband, who had left home last Monday morning and had not returned. She appeared worried and expressed her purpose of going to San Francisco to look for him; but she went to the hotel, and it seems took the poison between 5 and 6 o'clock last night.

The story is a sad one, and the causes leading up to the fatal point last night, date back one week. Mrs. Rasmus, a woman of 35, was employed in the Scandinavian colony, and last Saturday she came to town to hire men to pick grapes. She did not return home as early as Mrs. Rasmus expected him, and when he did come, there was a dispute between them, and a serious disagreement. The next day, and the next, which was last Monday, the contention was renewed, and finally Mrs. Rasmus said to go away, as she did not expect him. She called at home, and when she came to town, she was expecting to find Mrs. Rasmus there. But in this she was disappointed. She had grown restless at his prolonged absence, and on Tuesday started for San Francisco, and when she returned, she was expecting to find Mrs. Rasmus there. But in this she was disappointed. She had grown restless at his prolonged absence, and on Tuesday started for San Francisco, and when she returned, she was expecting to find Mrs. Rasmus there. But in this she was disappointed.

THE SUPERVISORS.

PROSPECTS OF A BUSY SESSION FOR SEPTEMBER.

Prompt Action Will Be Taken to Clear the Park—The Mayor Cases May Be Dropped.

From Saturday's Daily.

When the supervisors meet for the September session on Monday next they will have several important matters to settle in addition to the routine business. One of the earliest to receive attention will be the condition of the court-house square. While there is not the slightest desire on the part of the board to interfere with the full enjoyment of liberty in the park, it has been a source of annoyance to all respectable citizens of Fresno to notice the abuses which have prevailed during the past two weeks. Along with the desecrating of vineyard lawns and the trampling of the vineyard, there has been a second "industrial" army, composed of veritable hordes, who have scattered all kinds of refuse about the grass plots, and who have trampled down the vines and other plants. The supervisors will be called upon to take prompt action to clear the park. The Mayor's cases may be dropped.

THE HEATING APPARATUS.

The School Board Is Not Satisfied With the System.

At a meeting of the board of education last night a motion was made to reconsider the action of the board, whereby the bid of Barrett & Hicks for a heating apparatus was accepted. The motion was made by Trustee Edson and was seconded by Gallagher. Considerable discussion ensued, in which all the members of the board took part. Trustee Edson thought the price was excessive. All that the firm put in are the four heaters. The flues and stacks to convey the heated and foul air are to be built in the walls as the building is erected, and at the city's expense. The board of education is not satisfied with the system, as he thought it to be the best system proposed. Mr. Gallagher expressed himself as being dissatisfied with the proposition. When the board of education met last night, the board of education was not satisfied with the system, as he thought it to be the best system proposed. Mr. Gallagher expressed himself as being dissatisfied with the proposition.

FAIR PLAY.

The Exhibitor Gets a Broad Hint as to His Meaning.

Editor REPUBLICAN.—The Exhibitor has an unpardonable faculty of interpreting matters in such a manner as to pervert their meaning when such matter is unsavory to his taste. For instance, in yesterday's issue it speaks of "fair play's" dishonest and tricky innuendoes against Mr. Mordecai in yesterday morning's issue. As a matter of fact, Mr. Mordecai has been charged that he had previously charged that Department 3 of the superior court was created through jobbery. I simply called the attention of the public to the fact that Mr. Mordecai says he formerly opposed the bill but subsequently changed and voted for it in deference to the wishes of some of his constituents who were entreating enough to journey to Sacramento and support the interest of the same. According to Mr. Mordecai I said was true, and that the Exhibitor's charge that the bill passed as the result of jobbery, then Mr. Mordecai, according to the Exhibitor, must have been in a party to the transaction, whether innocently or not dependent on the fact. FAIR PLAY.

MULES FOR HAWAII.

E. J. Bullard Leaves With Two Carloads.

Frank B. Gamble, the young man who was brought in from the Carmel vineyard in an unconscious condition Wednesday night, died yesterday morning at 9:30 o'clock. He was unconscious at the time he was taken over in a salaried steamer. Mr. Bullard will proceed then in a steamer.

THE CURRENT CROP.

Estimates are made by the Journal of Commerce and Commercial Bulletin of New York that this year's crop of raisins will fall from 40,000 to 50,000 tons short of the crop of 1893. This will naturally lessen the quantity shipped to the United States, and the effect, if it has an effect, will be to strengthen the demand for the raisins. It is believed that the trade with Russia will take shipments which, were the market better, would come to the United States. The shipment of raisins from Green to Russia increased 1500 last year.

Kern County All Right.

From the Bakersfield Californian. More than 90 per cent of the raisin acreage of Kern county is under the control of the Fruit Exchange, which acts in harmony with the Raisin Growers' Combine of Fresno. So it is apparent there will be no cutting of prices on Kern county raisins at all events.

Hall's Hair Renewer.

Hall's Hair Renewer keeps the hair soft and lustrous and easy to arrange.

HE TACKLED THE JUDGE.

A Suspicious Character Makes a Serious Mistake.

A suspicious looking man, who gives his name as J. Russell, yesterday made a mistake for which he has no doubt is sorry. He met Judge A. M. Clark on the street and tried to sell him a pair of gold spectacles which he said he bought for \$100. The judge, however, was not interested in the spectacles, and he was told to get lost. The man, however, was not deterred, and he followed the judge to the hotel, and he was told to get lost. The man, however, was not deterred, and he followed the judge to the hotel, and he was told to get lost.

THE WRONG MAN.

FOOTPADS MAKE A MISTAKE WITH WALTER PICKETT.

Re Draws His Knife and Goes For Them—A Shot That Missed.

From Saturday's Daily.

Ex-Sheriff Walter Pickett, of the Laguna de Tache ranch, is the very last man in the world whom any footpad from Fresno county would attempt to hold up. Therefore it is fair to conclude that the two men who essayed this job last night were new arrivals or strangers. Mr. Pickett was going across the school house at Merced and N streets, and he was stopped abruptly by two men who tried to throw up his hands. As Mr. Pickett was one of the posse selected for the Chris Evans chase, on account of his fearlessness and readiness with his gun, his surprise at the request was only equalled by the promptness with which he whipped out a jack knife. It was all he had with him, but Pickett knew that a little of it would go a long way, and he told the men to get lost. The men, however, were not deterred, and they followed Pickett to the hotel, and he was told to get lost.

THE SUPERVISORS.

PROSPECTS OF A BUSY SESSION FOR SEPTEMBER.

Prompt Action Will Be Taken to Clear the Park—The Mayor Cases May Be Dropped.

From Saturday's Daily.

When the supervisors meet for the September session on Monday next they will have several important matters to settle in addition to the routine business. One of the earliest to receive attention will be the condition of the court-house square. While there is not the slightest desire on the part of the board to interfere with the full enjoyment of liberty in the park, it has been a source of annoyance to all respectable citizens of Fresno to notice the abuses which have prevailed during the past two weeks. Along with the desecrating of vineyard lawns and the trampling of the vineyard, there has been a second "industrial" army, composed of veritable hordes, who have scattered all kinds of refuse about the grass plots, and who have trampled down the vines and other plants. The supervisors will be called upon to take prompt action to clear the park. The Mayor's cases may be dropped.

THE HEATING APPARATUS.

The School Board Is Not Satisfied With the System.

At a meeting of the board of education last night a motion was made to reconsider the action of the board, whereby the bid of Barrett & Hicks for a heating apparatus was accepted. The motion was made by Trustee Edson and was seconded by Gallagher. Considerable discussion ensued, in which all the members of the board took part. Trustee Edson thought the price was excessive. All that the firm put in are the four heaters. The flues and stacks to convey the heated and foul air are to be built in the walls as the building is erected, and at the city's expense. The board of education is not satisfied with the system, as he thought it to be the best system proposed. Mr. Gallagher expressed himself as being dissatisfied with the proposition.

FAIR PLAY.

The Exhibitor Gets a Broad Hint as to His Meaning.

Editor REPUBLICAN.—The Exhibitor has an unpardonable faculty of interpreting matters in such a manner as to pervert their meaning when such matter is unsavory to his taste. For instance, in yesterday's issue it speaks of "fair play's" dishonest and tricky innuendoes against Mr. Mordecai in yesterday morning's issue. As a matter of fact, Mr. Mordecai has been charged that he had previously charged that Department 3 of the superior court was created through jobbery. I simply called the attention of the public to the fact that Mr. Mordecai says he formerly opposed the bill but subsequently changed and voted for it in deference to the wishes of some of his constituents who were entreating enough to journey to Sacramento and support the interest of the same. According to Mr. Mordecai I said was true, and that the Exhibitor's charge that the bill passed as the result of jobbery, then Mr. Mordecai, according to the Exhibitor, must have been in a party to the transaction, whether innocently or not dependent on the fact. FAIR PLAY.

MULES FOR HAWAII.

E. J. Bullard Leaves With Two Carloads.

Frank B. Gamble, the young man who was brought in from the Carmel vineyard in an unconscious condition Wednesday night, died yesterday morning at 9:30 o'clock. He was unconscious at the time he was taken over in a salaried steamer. Mr. Bullard will proceed then in a steamer.

THE CURRENT CROP.

Estimates are made by the Journal of Commerce and Commercial Bulletin of New York that this year's crop of raisins will fall from 40,000 to 50,000 tons short of the crop of 1893. This will naturally lessen the quantity shipped to the United States, and the effect, if it has an effect, will be to strengthen the demand for the raisins. It is believed that the trade with Russia will take shipments which, were the market better, would come to the United States. The shipment of raisins from Green to Russia increased 1500 last year.

Kern County All Right.

From the Bakersfield Californian. More than 90 per cent of the raisin acreage of Kern county is under the control of the Fruit Exchange, which acts in harmony with the Raisin Growers' Combine of Fresno. So it is apparent there will be no cutting of prices on Kern county raisins at all events.

Hall's Hair Renewer.

Hall's Hair Renewer keeps the hair soft and lustrous and easy to arrange.

THE WRONG MAN.

FOOTPADS MAKE A MISTAKE WITH WALTER PICKETT.

Re Draws His Knife and Goes For Them—A Shot That Missed.

From Saturday's Daily.

Ex-Sheriff Walter Pickett, of the Laguna de Tache ranch, is the very last man in the world whom any footpad from Fresno county would attempt to hold up. Therefore it is fair to conclude that the two men who essayed this job last night were new arrivals or strangers. Mr. Pickett was going across the school house at Merced and N streets, and he was stopped abruptly by two men who tried to throw up his hands. As Mr. Pickett was one of the posse selected for the Chris Evans chase, on account of his fearlessness and readiness with his gun, his surprise at the request was only equalled by the promptness with which he whipped out a jack knife. It was all he had with him, but Pickett knew that a little of it would go a long way, and he told the men to get lost. The men, however, were not deterred, and they followed Pickett to the hotel, and he was told to get lost.

THE SUPERVISORS.

PROSPECTS OF A BUSY SESSION FOR SEPTEMBER.

Prompt Action Will Be Taken to Clear the Park—The Mayor Cases May Be Dropped.

From Saturday's Daily.

When the supervisors meet for the September session on Monday next they will have several important matters to settle in addition to the routine business. One of the earliest to receive attention will be the condition of the court-house square. While there is not the slightest desire on the part of the board to interfere with the full enjoyment of liberty in the park, it has been a source of annoyance to all respectable citizens of Fresno to notice the abuses which have prevailed during the past two weeks. Along with the desecrating of vineyard lawns and the trampling of the vineyard, there has been a second "industrial" army, composed of veritable hordes, who have scattered all kinds of refuse about the grass plots, and who have trampled down the vines and other plants. The supervisors will be called upon to take prompt action to clear the park. The Mayor's cases may be dropped.

THE HEATING APPARATUS.

The School Board Is Not Satisfied With the System.

At a meeting of the board of education last night a motion was made to reconsider the action of the board, whereby the bid of Barrett & Hicks for a heating apparatus was accepted. The motion was made by Trustee Edson and was seconded by Gallagher. Considerable discussion ensued, in which all the members of the board took part. Trustee Edson thought the price was excessive. All that the firm put in are the four heaters. The flues and stacks to convey the heated and foul air are to be built in the walls as the building is erected, and at the city's expense. The board of education is not satisfied with the system, as he thought it to be the best system proposed. Mr. Gallagher expressed himself as being dissatisfied with the proposition.

FAIR PLAY.

The Exhibitor Gets a Broad Hint as to His Meaning.

Editor REPUBLICAN.—The Exhibitor has an unpardonable faculty of interpreting matters in such a manner as to pervert their meaning when such matter is unsavory to his taste. For instance, in yesterday's issue it speaks of "fair play's" dishonest and tricky innuendoes against Mr. Mordecai in yesterday morning's issue. As a matter of fact, Mr. Mordecai has been charged that he had previously charged that Department 3 of the superior court was created through jobbery. I simply called the attention of the public to the fact that Mr. Mordecai says he formerly opposed the bill but subsequently changed and voted for it in deference to the wishes of some of his constituents who were entreating enough to journey to Sacramento and support the interest of the same. According to Mr. Mordecai I said was true, and that the Exhibitor's charge that the bill passed as the result of jobbery, then Mr. Mordecai, according to the Exhibitor, must have been in a party to the transaction, whether innocently or not dependent on the fact. FAIR PLAY.

MULES FOR HAWAII.

E. J. Bullard Leaves With Two Carloads.

Frank B. Gamble, the young man who was brought in from the Carmel vineyard in an unconscious condition Wednesday night, died yesterday morning at 9:30 o'clock. He was unconscious at the time he was taken over in a salaried steamer. Mr. Bullard will proceed then in a steamer.

THE CURRENT CROP.

Estimates are made by the Journal of Commerce and Commercial Bulletin of New York that this year's crop of raisins will fall from 40,000 to 50,000 tons short of the crop of 1893. This will naturally lessen the quantity shipped to the United States, and the effect, if it has an effect, will be to strengthen the demand for the raisins. It is believed that the trade with Russia will take shipments which, were the market better, would come to the United States. The shipment of raisins from Green to Russia increased 1500 last year.

Kern County All Right.

From the Bakersfield Californian. More than 90 per cent of the raisin acreage of Kern county is under the control of the Fruit Exchange, which acts in harmony with the Raisin Growers' Combine of Fresno. So it is apparent there will be no cutting of prices on Kern county raisins at all events.

Hall's Hair Renewer.

Hall's Hair Renewer keeps the hair soft and lustrous and easy to arrange.

THE WRONG MAN.

FOOTPADS MAKE A MISTAKE WITH WALTER PICKETT.

Re Draws His Knife and Goes For Them—A Shot That Missed.

From Saturday's Daily.

Ex-Sheriff Walter Pickett, of the Laguna de Tache ranch, is the very last man in the world whom any footpad from Fresno county would attempt to hold up. Therefore it is fair to conclude that the two men who essayed this job last night were new arrivals or strangers. Mr. Pickett was going across the school house at Merced and N streets, and he was stopped abruptly by two men who tried to throw up his hands. As Mr. Pickett was one of the posse selected for the Chris Evans chase, on account of his fearlessness and readiness with his gun, his surprise at the request was only equalled by the promptness with which he whipped out a jack knife. It was all he had with him, but Pickett knew that a little of it would go a long way, and he told the men to get lost. The men, however, were not deterred, and they followed Pickett to the hotel, and he was told to get lost.

THE SUPERVISORS.

PROSPECTS OF A BUSY SESSION FOR SEPTEMBER.

Prompt Action Will Be Taken to Clear the Park—The Mayor Cases May Be Dropped.

From Saturday's Daily.

When the supervisors meet for the September session on Monday next they will have several important matters to settle in addition to the routine business. One of the earliest to receive attention will be the condition of the court-house square. While there is not the slightest desire on the part of the board to interfere with the full enjoyment of liberty in the park, it has been a source of annoyance to all respectable citizens of Fresno to notice the abuses which have prevailed during the past two weeks. Along with the desecrating of vineyard lawns and the trampling of the vineyard, there has been a second "industrial" army, composed of veritable hordes, who have scattered all kinds of refuse about the grass plots, and who have trampled down the vines and other plants. The supervisors will be called upon to take prompt action to clear the park. The Mayor's cases may be dropped.

THE HEATING APPARATUS.

The School Board Is Not Satisfied With the System.

At a meeting of the board of education last night a motion was made to reconsider the action of the board, whereby the bid of Barrett & Hicks for a heating apparatus was accepted. The motion was made by Trustee Edson and was seconded by Gallagher. Considerable discussion ensued, in which all the members of the board took part. Trustee Edson thought the price was excessive. All that the firm put in are the four heaters. The flues and stacks to convey the heated and foul air are to be built in the walls as the building is erected, and at the city's expense. The board of education is not satisfied with the system, as he thought it to be the best system proposed. Mr. Gallagher expressed himself as being dissatisfied with the proposition.

FAIR PLAY.

The Exhibitor Gets a Broad Hint as to His Meaning.

Editor REPUBLICAN.—The Exhibitor has an unpardonable faculty of interpreting matters in such a manner as to pervert their meaning when such matter is unsavory to his taste. For instance, in yesterday's issue it speaks of "fair play's" dishonest and tricky innuendoes against Mr. Mordecai in yesterday morning's issue. As a matter of fact, Mr. Mordecai has been charged that he had previously charged that Department 3 of the superior court was created through jobbery. I simply called the attention of the public to the fact that Mr. Mordecai says he formerly opposed the bill but subsequently changed and voted for it in deference to the wishes of some of his constituents who were entreating enough to journey to Sacramento and support the interest of the same. According to Mr. Mordecai I said was true, and that the Exhibitor's charge that the bill passed as the result of jobbery, then Mr. Mordecai, according to the Exhibitor, must have been in a party to the transaction, whether innocently or not dependent on the fact. FAIR PLAY.

MULES FOR HAWAII.

E. J. Bullard Leaves With Two Carloads.

Frank B. Gamble, the young man who was brought in from the Carmel vineyard in an unconscious condition Wednesday night, died yesterday morning at 9:30 o'clock. He was unconscious at the time he was taken over in a salaried steamer. Mr. Bullard will proceed then in a steamer.

THE CURRENT CROP.

Estimates are made by the Journal of Commerce and Commercial Bulletin of New York that this year's crop of raisins will fall from 40,000 to 50,000 tons short of the crop of 1893. This will naturally lessen the quantity shipped to the United States, and the effect, if it has an effect, will be to strengthen the demand for the raisins. It is believed that the trade with Russia will take shipments which, were the market better, would come to the United States. The shipment of raisins from Green to Russia increased 1500 last year.

Kern County All Right.

From the Bakersfield Californian. More than 90 per cent of the raisin acreage of Kern county is under the control of the Fruit Exchange, which acts in harmony with the Raisin Growers' Combine of Fresno. So it is apparent there will be no cutting of prices on Kern county raisins at all events.

Hall's Hair Renewer.

Hall's Hair Renewer keeps the hair soft and lustrous and easy to arrange.

THE WRONG MAN.

FOOTPADS MAKE A MISTAKE WITH WALTER PICKETT.

Re Draws His Knife and Goes For Them—A Shot That Missed.

From Saturday's Daily.

Ex-Sheriff Walter Pickett, of the Laguna de Tache ranch, is the very last man in the world whom any footpad from Fresno county would attempt to hold up. Therefore it is fair to conclude that the two men who essayed this job last night were new arrivals or strangers. Mr. Pickett was going across the school house at Merced and N streets, and he was stopped abruptly by two men who tried to throw up his hands. As Mr. Pickett was one of the posse selected for the Chris Evans chase, on account of his fearlessness and readiness with his gun, his surprise at the request was only equalled by the promptness with which he whipped out a jack knife. It was all he had with him, but Pickett knew that a little of it would go a long way, and he told the men to get lost. The men, however, were not deterred, and they followed Pickett to the hotel, and he was told to get lost.

THE SUPERVISORS.

PROSPECTS OF A BUSY SESSION FOR SEPTEMBER.

Prompt Action Will Be Taken to Clear the Park—The Mayor Cases May Be Dropped.

From Saturday's Daily.

When the supervisors meet for the September session on Monday next they will have several important matters to settle in addition to the routine business. One of the earliest to receive attention will be the condition of the court-house square. While there is not the slightest desire on the part of the board to interfere with the full enjoyment of liberty in the park, it has been a source of annoyance to all respectable citizens of Fresno to notice the abuses which have prevailed during the past two weeks. Along with the desecrating of vineyard lawns and the trampling of the vineyard, there has been a second "industrial" army, composed of veritable hordes, who have scattered all kinds of refuse about the grass plots, and who have trampled down the vines and other plants. The supervisors will be called upon to take prompt action to clear the park. The Mayor's cases may be dropped.

THE HEATING APPARATUS.

The School Board Is Not Satisfied With the System.

At a meeting of the board of education last night a motion was made to reconsider the action of the board, whereby the bid of Barrett & Hicks for a heating apparatus was accepted. The motion was made by Trustee Edson and was seconded by Gallagher. Considerable discussion ensued, in which all the members of the board took part. Trustee Edson thought the price was excessive. All that the firm put in are the four heaters. The flues and stacks to convey the heated and foul air are to be built in the walls as the building is erected, and at the city's expense. The board of education is not satisfied with the system, as he thought it to be the best system proposed. Mr. Gallagher expressed himself as being dissatisfied with the proposition.

FAIR PLAY.

The Exhibitor Gets a Broad Hint as to His Meaning.

Editor REPUBLICAN.—The Exhibitor has an unpardonable faculty of interpreting matters in such a manner as to pervert their meaning when such matter is unsavory to his taste. For instance, in yesterday's issue it speaks of "fair play's" dishonest and tricky innuendoes against Mr. Mordecai in yesterday morning's issue. As a matter of fact, Mr. Mordecai has been charged that he had previously charged that Department 3 of the superior court was created through jobbery. I simply called the attention of the public to the fact that Mr. Mordecai says he formerly opposed the bill but subsequently changed and voted for it in deference to the wishes of some of his constituents who were entreating enough to journey to Sacramento and support the interest of the same. According to Mr. Mordecai I said was true, and that the Exhibitor's charge that the bill passed as the result of jobbery, then Mr. Mordecai, according to the Exhibitor, must have been in a party to the transaction, whether innocently or not dependent on the fact. FAIR PLAY.

MULES FOR HAWAII.

E. J. Bullard Leaves With Two Carloads.

Frank B. Gamble, the young man who was brought in from the Carmel vineyard in an unconscious condition Wednesday night, died yesterday morning at 9:30 o'clock. He was unconscious at the time he was taken over in a salaried steamer. Mr. Bullard will proceed then in a steamer.

THE CURRENT CROP.

Estimates are made by the Journal of Commerce and Commercial Bulletin of New York that this year's crop of raisins will fall from 40,000 to 50,000 tons short of the crop of 1893. This will naturally lessen the quantity shipped to the United States, and the effect, if it has an effect, will be to strengthen the demand for the raisins. It is believed that the trade with Russia will take shipments which, were the market better, would come to the United States. The shipment of raisins from Green to Russia increased 1500 last year.

Kern County All Right.

From the Bakersfield Californian. More than 90 per cent of the raisin acreage of Kern county is under the control of the Fruit Exchange, which acts in harmony with the Raisin Growers' Combine of Fresno. So it is apparent there will be no cutting of prices on Kern county raisins at all events.

Hall's Hair Renewer.

Hall's Hair Renewer keeps the hair soft and lustrous and easy to arrange.

THE WRONG MAN.

FOOTPADS MAKE A MISTAKE WITH WALTER PICKETT.

Re Draws His Knife and Goes For Them—A Shot That Missed.

From Saturday's Daily.

Ex-Sheriff Walter Pickett, of the Laguna de Tache ranch, is the very last man in the world whom any footpad from Fresno county would attempt to hold up. Therefore it is fair to conclude that the two men who essayed this job last night were new arrivals or strangers. Mr. Pickett was going across the school house at Merced and N streets, and he was stopped abruptly by two men who tried to throw up his hands. As Mr. Pickett was one of the posse selected for the Chris Evans chase, on account of his fearlessness and readiness with his gun, his surprise at the request was only equalled by the promptness with which he whipped out a jack knife. It was all he had with him, but Pickett knew that a little of it would go a long way, and he told the men to get lost. The men, however, were not deterred, and they followed Pickett to the hotel, and he was told to get lost.

THE SUPERVISORS.

PROSPECTS OF A BUSY SESSION FOR SEPTEMBER.

Prompt Action Will Be Taken to Clear the Park—The Mayor Cases May Be Dropped.

From Saturday's Daily.

When the supervisors meet for the September session on Monday next they will have several important matters to settle in addition to the routine business. One of the earliest to receive attention will be the condition of the court-house square. While there is not the slightest desire on the part of the board to interfere with the full enjoyment of liberty in the park, it has been a source of annoyance to all respectable citizens of Fresno to notice the abuses which have prevailed during the past two weeks. Along with the desecrating of vineyard lawns and the trampling of the vineyard, there has been a second "industrial" army, composed of veritable hordes, who have scattered all kinds of refuse about the grass plots, and who have trampled down the vines and other plants. The supervisors will be called upon to take prompt action to clear the park. The Mayor's cases may be dropped.

THE HEATING APPARATUS.

The School Board Is Not Satisfied With the System.

At a meeting of the board of education last night a motion was made to reconsider the action of the board, whereby the bid of Barrett & Hicks for a heating apparatus was accepted. The motion was made by Trustee Edson and was seconded by Gallagher. Considerable discussion ensued, in which all the members of the board took part. Trustee Edson thought the price was excessive. All that the firm put in are the four heaters. The flues and stacks to convey the heated and foul air are to be built in the walls as the building is erected, and at the city's expense. The board of education is not satisfied with the system, as he thought it to be the best system proposed. Mr. Gallagher expressed himself as being dissatisfied with the proposition.

FAIR PLAY.

The Exhibitor Gets a Broad Hint as to His Meaning.

Editor REPUBLICAN.—The Exhibitor has an unpardonable faculty of interpreting matters in such a manner as to pervert their meaning when such matter is unsavory to his taste. For instance, in yesterday's issue it speaks of "fair play's" dishonest and tricky innuendoes against Mr. Mordecai in yesterday morning's issue. As a matter of fact, Mr. Mordecai has been charged that he had previously charged that Department 3 of the superior court was created through jobbery. I simply called the attention of the public to the fact that Mr. Mordecai says he formerly opposed the bill but subsequently changed and voted for it in deference to the wishes of some of his constituents who were entreating enough to journey to Sacramento and support the interest of the same. According to Mr. Mordecai I said was true, and that the Exhibitor's charge that the bill passed as the result of jobbery, then Mr. Mordecai, according to the Exhibitor, must have been in a party to the transaction, whether innocently or not dependent on the fact. FAIR PLAY.

MULES FOR HAWAII.

E. J. Bullard Leaves With Two Carloads.

Frank B. Gamble, the young man who was brought in from the Carmel vineyard in an unconscious condition Wednesday night, died yesterday morning at 9:30 o'clock. He was unconscious at the time he was taken over in a salaried steamer. Mr. Bullard will proceed then in a steamer.

THE CURRENT CROP.

Estimates are made by the Journal of Commerce and Commercial Bulletin of New York that this year's crop of raisins will fall from 40,000 to 50,000 tons short of the crop of 1893. This will naturally lessen the quantity shipped to the United States, and the effect, if it has an effect, will be to strengthen the

